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16 Attorneys for Defendants
17 ZI CORPORATION, a Canadian corporation,
18 and ZI CORPORATION OF AMERICA, INC.,
19 a Nevada corporation

20 **UNITED STATES DISTRICT COURT**
21 **NORTHERN DISTRICT**
22 **SAN FRANCISCO DIVISION**

23 ASIAN COMMUNICATIONS PTY LTD., an
24 Australian corporation, and TEGIC
25 COMMUNICATIONS, INC., a Washington
26 corporation,

27 Plaintiffs,

28 v.

29 ZI CORPORATION, a Canadian corporation,
30 and ZI CORPORATION OF AMERICA, INC.,
31 a Nevada corporation,
32 Defendants.

CASE NO. 00-CV-0989 MMC

~~PROPOSED~~ ORDER GRANTING
ADMINISTRATIVE REQUEST TO SEAL
DOCUMENTS

DATE: November 7, 2008

TIME: 9:00 A.M.

COURT: Courtroom 7, 19th Floor
Hon. Maxine M. Chesney

1 The Court having reviewed Defendants Zi Corporation and Zi Corporation of America,
 2 Inc.'s (collectively, "Zi") Administrative Request to Seal Documents ("Administrative Request")
 3 and the supporting Declaration of Brandon Baum, Zi's Administrative Request to Seal is
 4 GRANTED.

5 Further, Zi has shown that good cause exists to seal the documents described in its
 6 Administrative Request, which are attached to declarations in support of, or referred to in, (1)
 7 Zi's Response to Tegic's pending Motion for Leave to File Motion For An Order To Show
 8 Cause Why Defendants Should Not Be Held In Contempt Of Consent Judgment ("Response to
 9 Motion for Leave"); and (2) Zi's Response to Tegic's Motion For An Order To Show Cause
 10 Why Defendants Should Not Be Held In Contempt Of Consent Judgment ("Response to
 11 Contempt Motion").

12 Therefore, for good cause shown, the Court ORDERS that:

13 (1) Zi's Response to Motion for Leave and the supporting Declaration of Brandon Baum
 14 and attached Exhibit BB, which include references to the parties' settlement agreement in this
 15 matter, be filed under seal; and

16 (2) Zi be granted leave to file redacted, unsealed versions of its Response to Motion for
 17 Leave; ~~and~~ and the Baum Declaration; and

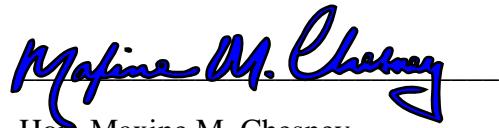
18 (3) Exhibits A & B attached to the Declaration of Demetrio Navarro ("Navarro Decl.") in
 19 support of Zi's Response to Contempt Motion and ^{unredacted} ~~sealed~~ of versions Zi's Response to Contempt
 20 Motion, the Navarro Declaration, and the Declaration of Brad Myers, including references to the
 21 parties' settlement agreement, to material attached to the Declaration of Robert D. Young in
 22 support of Tegic's Contempt Motion (dkt. no. 410, Ex. I), and to material in exhibits A & B of
 23 the Navarro Declaration, be filed under seal; and

24 (4) Zi be granted leave to file redacted, unsealed versions of its Response to Contempt
 25 Motion, the Navarro Declaration, and the Declaration of Brad Myers, redacting references to the
 26 parties' settlement agreement, to material attached to the Declaration of Robert D. Young in
 27 support of Tegic's Contempt Motion (dkt. no. 410, Ex. I), and to material in exhibits A & B of
 28 the Navarro Declaration.

1 As set forth in the Baum Declaration, the aforementioned materials are “sealable”
2 material under FED. R. CIV. P. 26(c) and Civil L.R. 79-5.

3
4 IT IS SO ORDERED.

5 Dated: October 27, 2008



Hon. Maxine M. Chesney

U.S. District Court Judge